JS-6

2

1

3

4

5

6

7

8 9

10

11 12

13

14

15 16

17

18 19

20

21

22 23

24 25

26 27

28

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

MONSTER ENERGY COMPANY, Plaintiff,

MIKE MCNAMEE,

v.

Defendant.

Case No. EDCV 15-0084 JGB (SPx)

JUDGMENT

## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Pursuant to the Order filed herewith, IT IS ORDERED AND ADJUDGED that default judgment is entered in favor of Plaintiff Monster Energy Company ("Plaintiff") and against Defendant Mike McNamee ("Defendant").

- 1. Plaintiff shall recover \$15,000.00 in statutory damages from Defendant; and
- 2. Defendant Mike McNamee and his officers, principals, agents, servants, employees, attorneys, successors, assigns, and all other persons in active concert or participation with any of them who receive actual notice of the injunction by

personal service or otherwise are permanently enjoined from the following:

- a. Using Plaintiff's Claw Icon Mark, MONSTER

  Marks, or MONSTER Trade Dress in connection

  with Defendant's business or the goods and/or

  services offered by Defendant, in advertising,

  promoting, selling, or offering to sell

  Defendant's unauthorized goods or services,

  and/or using confusingly similar variations of

  the Claw Icon Mark, MONSTER Marks, MONSTER

  Trade Dress, and/or any confusingly similar

  marks in any manner that is likely to create

  the impression that Defendant or the goods or

  services offered by Defendant originate from

  Plaintiff, are endorsed by Plaintiff, or are

  connected in any way with Plaintiff;
- b.Manufacturing, distributing, shipping,
   importing, reproducing, displaying,
   advertising, marketing, promoting,
   transferring, selling, and/or offering to sell
   any unauthorized products or services bearing
   or using the Claw Icon Mark, MONSTER Marks, or
   MONSTER Trade Dress, and/or any confusingly
   similar marks or trade dress;
- c.Manufacturing, distributing, shipping,
  importing, reproducing, displaying,
  advertising, marketing, promoting,
  transferring, selling, and/or offering to sell

1 any unauthorized products bearing or using 2 Plaintiff's Copyrighted Designs (i.e., U.S. 3 copyright registration numbers VA 1-727-577, 4 VA 1-737-654, VA 1-749-215, and VA 1-789-900), 5 or any design substantially similar thereto; d. Without permission or authorization from 6 7 Plaintiff, copying, reproducing, distributing, 8 displaying, creating derivative works of 9 Plaintiff's Copyrighted Designs, and/or 10 importing, manufacturing, or producing any 11 products bearing copies of Plaintiff's 12 Copyrighted Designs; and 13 e.Otherwise infringing or diluting Plaintiff's 14 Claw Icon Mark, MONSTER Marks, or MONSTER Trade 15 Dress. 16 17 The Court orders that such judgment be entered against 18 Defendant Mike McNamee. As there are no remaining 19 defendants in this action, the Clerk is directed to 20 close the case. 21 22 Dated: September 8, 2015 23 THE HONORABLE JESUS G. 24 United/States District Judge 25 26 27

28